THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION CIVIL CASE NO. 1:18-cv-00096-MR-WCM

BRI	BRIAN HOGAN, et al.,		
	Plaintiffs,)		
	vs.		
CHE	ROKEE COUNTY, et al.,		
	Defendants.)		
	/		
	VERDICT SHEET		
1.	Did the Defendant Scott Lindsay violate the Plaintiff Brian Hogan's		
	procedural due process rights?		
	Yes No		
	[Proceed to Issue No. 2].		
2.	Did the Defendant Scott Lindsay violate the Plaintiff H.H.'s procedural		
	due process rights?		
	Yes No		
	[Proceed to Issue No. 3].		

3.	Did the Defendant Cindy Palmer violate the Plaintiff Brian Hogan's
	procedural due process rights?
	Yes No
	[Proceed to Issue No. 4].
4.	Did the Defendant Cindy Palmer violate the Plaintiff H.H.'s procedural
	due process rights?
	Yes No
	[Proceed to Issue No. 5].
5.	Did the Defendant Scott Lindsay violate the Plaintiff Brian Hogan's
	substantive due process rights?
	Yes No
	[Proceed to Issue No. 6].
6.	Did the Defendant Scott Lindsay violate the Plaintiff H.H.'s substantive
	due process rights?
	Yes No
	[Proceed to Issue No. 7].

7.	Did the Defendant Cindy Palmer violate the Plaintiff Brian Hogan's
	substantive due process rights?
	Yes No
	[Proceed to Issue No. 8].
8.	Did the Defendant Cindy Palmer violate the Plaintiff H.H.'s substantive
	due process rights?
	Yes No
	If you answered "Yes" to any of the Issues above, proceed to
	Issue No. 9. If you answered "No" to all of the Issues above, skip
	Issue Nos. 9-13 and proceed instead to Issue No. 14.
9.	Did the Defendant Cherokee County have an official policy, practice or
9.	Did the Defendant Cherokee County have an official policy, practice or custom that caused a violation of the Plaintiff Brian Hogan's procedural
9.	
9.	custom that caused a violation of the Plaintiff Brian Hogan's procedural

10.	Did the Defendant Cherokee County have an official policy, practice of
	custom that caused a violation of the Plaintiff H.H.'s procedural due
	process rights?
	Yes No
	[Proceed to Issue No. 11].
11.	Did the Defendant Cherokee County have an official policy, practice or
	custom that caused a violation of the Plaintiff Brian Hogan's
	substantive due process rights?
	Yes No
	[Proceed to Issue No. 12].
12.	Did the Defendant Cherokee County have an official policy, practice or
	custom that caused a violation of the Plaintiff H.H.'s substantive due
	process rights?
	Yes No
	[Proceed to Issue No. 13].

13.	Did the Defendant Cherokee County fail to adequately train its
	employees resulting in a violation of the Plaintiff Brian Hogan's
	constitutional rights?
	Yes No
	[Proceed to Issue No. 14].
14.	Did the Defendant Scott Lindsay act in a grossly negligent manner
	causing the Plaintiff Brian Hogan injury?
	Yes No
	[Proceed to Issue No. 15].
15.	Did the Defendant Scott Lindsay act in a grossly negligent manner
	causing the Plaintiff H.H. injury?
	Yes No
	[Proceed to Issue No. 16].

16.	Did the Defendant Cindy Palmer act in a grossly negligent manner
	causing the Plaintiff Brian Hogan injury?
	Yes No
	[Proceed to Issue No. 17].
17.	Did the Defendant Cindy Palmer act in a grossly negligent manner
	causing the Plaintiff H.H. injury?
	Yes No
	[Proceed to Issue No. 18].
18.	Did the Defendant Scott Lindsay obstruct justice with respect to
	Plaintiff Brian Hogan?
	Yes No
	[Proceed to Issue No. 19].
19.	Did the Defendant Cindy Palmer obstruct justice with respect to
	Plaintiff Brian Hogan?
	Yes No

If you answered "No" to ALL of the Issues above, you are done with your deliberations. Please have your foreperson sign and date this Verdict Sheet and return it to the Court. If you answered "Yes" to ANY of the Issues above, proceed to Issue No. 20.

- 20. We the jury award compensatory damages to the Plaintiff Brian Hogan in the amount of \$1,500,000.

 [Proceed to Issue No. 21].
- 21. We the jury award compensatory damages to the Plaintiff H.H. in the amount of \$\frac{1}{2},100,000\$.

Your deliberations are now complete. Please have your foreperson sign and date this Verdict Sheet and return it to the Court.

THIS the ____3 day of May, 2021.

